Amendments to be printed by Senator Rod Johnson to LB 67, Senator Abboud to LB 224, Senator Wickersham to LB 455. (See pages 840-42 of the Legislative Journal.)

## SPEAKER BAACK PRESIDING

Madam President, Mr. President, excuse me, new resolutions: (Read brief descriptions of LR 32, LB 33, LR 34, all by Senator Crosby. See pages 843-45 of the Legislative Journal.) Will be laid over and considered on Friday, I believe.

And a new A bill, LB 245A by Senator Withem. (Read for the first time. See page 845 of the Legislative Journal.) That's all that I have, Mr. President.

SPEAKER BAACK: Thank you, Mr. Clerk. We'll now go back to Select File, LB 330.

CLEKK: Mr. President, 330, first item, Senator, are E & R amendments.

SPEAKER BAACK: Senator Will.

SENATOR WILL: Mr. Speaker, I move the adoption of the E & R amendments to LB 330.

SPEAKER BAACK: You've heard the motion to adopt the E & R amendments to LB 330. All those in favor say aye. Opposed no. They are adopted.

CLERK: Mr. President, Senator Morrissey would move to amend his bill. The amendment is on page 717 of the Journal.

SPEAKER BAACK: Senator Morrissey.

SENATOR MORRISSEY: Thank you, Mr. Speaker, excuse me. The amendment is pretty simple, folks, if you look on 717. We're just eliminating grain and cobs from the description of the debris, and we are also changing one reference of second class city to city of the second class. I'll refresh you on the bill. The bill relates to the authority of first and second class cities in their ability to require the removal of weeds and litter, also to impose penalties for the failure to do so. It arose out of a district court decision in Falls City in my district. Their ordinance was questioned and whether Falls City